

UNITED STATE DEPARTMENT OF COMMERCE United States Pat int and Trademark Office

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APPLICATION NO.	FILING DATE	FIRST NAMED INVEN	TOR	AT	TORNEY DOCKET NO.
09/039,260	03/16/98	3 ABERG		А	4821-306
		HM12/0411	¬ [EXAMINER	
PENNIE & EDMONDS				CRANE, L	
1155 AVENUI NEW YORK N			[ART UNIT	PAPER NUMBER
				1623	19
				DATE MAILED:	

PI ase find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

		<u> </u>	
	Application No.	Applicant(s) Aberg et al.	
Advisory Action	09/039,260		
	Examiner L. E. Crane	Group Art Unit 1623	
THE PERIOD FOR RESPONSE: [check only a) of	orb)]	<u> </u>	
 a) [] expires [] months from the mailing of b) [] expires either three months from the Advisory Action, whichever is later. expire later than six months from the 	mailing date of the final rejection In no event, however, will the star		
Any extension of time must be obtained by filing a pet appropriate fee. The date on which the response, the the date for the purposes of determining the period of pursuant to 37 C.F.R. § 1.17 will be calculated from th set forth in b) above.	petition, and the fee have been filed if extension and the corresponding an	is the date of the re nount of the fee. A	esponse and also any extension fee
X Appellant's Brief is due two months from the period for response set forth above, whichever	ne date of the Notice of Appeal file is later). See 37 C.F.R. § 1.19(d)	ed on <u>04/04/01</u> and 37 C.F.R.§	(or within any 1.192(a).
Applicant's response to the final rejection following effect, but is NOT deemed to pl	on, filed on <u>04/04/01</u> has b lace the application in condi	een considere	d with the wance:
The proposed amendment(s): [X] will be entered upon the filing of a Not will not be entered because: [] they raise new issues that would reflect they raise the issue of new matter. [] they are not deemed to place the apsimplifying the issue for appeal. [] they present additional claims with NOTE: [X] Applicant's response has overcome the	equire further consideration and (See note below). oplication in better form for appeout cancelling a corresponding notes of the following rejection(s): See Interesponding notes of the following rejection(s):	or search. (See all by materially aumber of finally erview Summa	reducing or rejected claims. <u>ry.</u>
Newly proposed or amended claims woul amendment cancelling the non-allowable claim.		separate, timely f	iled
The affidavit, exhibit or request for reconsideration in condition for allowance because		•	e the
[] The affidavit or exhibit will NOT be consid- newly raised by the Examiner in the final re)LELY to issues v	vhich were
[X] For purposes of Appeal, the status of the cla		itten explanation	• ,
Claims allowed: <u>NONE</u> Claims objected to: <u>NONE</u>)	JAMES O. WIL PRIMARY EXAM	SON
Claims rejected: 48, 50, 52-61 and 63-6	<u>8.</u>	Stoup 1600	
The proposed drawing correction filed on Note the attached Information Disclosure Stateme			miner.
[] Other [] U.S. Patent Trademark Office			

PTO-303 (Rev. 4/01) Advisory Action

S. N. 09/039,260 Copy for K FILE [] Applicant

Part of Paper No. 19